

# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/865,200	05/24/2001	Sang-Ryul Park	678-658 (P9451)	3891
7:	7590 04/22/2004		EXAMINER	
Paul J. Farrell, Esq.			CASCHERA, ANTONIO A	
DILWORTH & BARRESS, LLP 333 Earle Ovington Blvd.			ART UNIT	PAPER NUMBER
Uniondale, NY			2676	10
			DATE MAILED: 04/22/2004	12

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/865,200	PARK, SANG-RYUL				
Office Action Summary	Examiner	Art Unit				
•	Antonio A Caschera	2676				
The MAILING DATE of this communic						
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNIC.  - Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this commun.  - If the period for reply specified above, the maximum statu.  - Failure to reply within the set or extended period for reply within the se	ATION. 37 CFR 1.136(a). In no event, however, ication. days, a reply within the statutory minimur tory period will apply and will expire SIX (II, by statute, cause the application to bec	may a reply be timely filed  n of thirty (30) days will be considered timely. 6) MONTHS from the mailing date of this communication. come ABANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed	on 10 February 2004.					
·— ·	) This action is non-final.					
3) Since this application is in condition for						
Disposition of Claims						
4) ⊠ Claim(s) 1-5 is/are pending in the app 4a) Of the above claim(s) is/are 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-5 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction	withdrawn from consideration					
Application Papers						
9) The specification is objected to by the						
10)⊠ The drawing(s) filed on <u>24 May 2001</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.						
Applicant may not request that any objecti						
Replacement drawing sheet(s) including the state of the s		awing(s) is objected to. See 37 CFR 1.121(d). ached Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for a) All b) Some * c) None of:  1. Certified copies of the priority do  2. Certified copies of the priority do  3. Copies of the certified copies of application from the International	ocuments have been receive ocuments have been receive the priority documents have al Bureau (PCT Rule 17.2(a))	d. d in Application No been received in this National Stage .				
Attachment(s)	_					
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-892)</li> </ol>	O-948) Par	erview Summary (PTO-413) per No(s)/Mail Date				
3) Information Disclosure Statement(s) (PTO-1449 or P Paper No(s)/Mail Date		ice of Informal Patent Application (PTO-152) er:				

Art Unit: 2676

#### **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

1. Receipt is acknowledged of a request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e) and a submission, filed on 2/10/2004.

### Priority

2. Acknowledgment is made of applicant's claim for foreign priority under 35 U.S.C. 119(a)-(d). The certified copy has been filed in the pending application.

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Glen (U.S. Patent 6,268,847 B1), Iwamura (U.S. Patent 5,844,623) and Yamagishi (U.S. Patent 4,908,614).

In reference to claims 1 and 4, Glen discloses a video graphics method and apparatus for improving the quality of video data displayed on a display device (see lines 1-5 of abstract) which the office interprets functionality equivalent to the color display driving apparatus of applicant's claim. Glen also discloses the system receiving two separate sets of data, RGB and YUV (see #22 and 24 of Figure 1). Glen discloses the format of the RGB data to be in the form

Application/Control Number: 09/865,200

Art Unit: 2676

of 8-bits (see column 2, lines 33-37) which the office interprets as in a digital format. Glen also discloses the incoming YUV data produced from a cable box, satellite or DVD player (see column 1, lines 25-29) which the office interprets as in a digital format. Glen discloses an RGB conversion module (see #12 of Figure 1) receiving RGB data and a first color base conversion module (see #14 of Figure 1) receiving YUV data, these modules preparing the data for later mixing (see column 3, lines 10-13, 34-36, 59-62 and #26, 28 and 16 of Figure 1). The office interprets the above disclosed conversion modules to inherently comprise of some sort of first and second memories storing the RGB and YUV data, respectively, in order to temporarily hold data for performing conversions upon, such as, for example, "scratchpad" memories or caches. Glen also discloses the first color base conversion to perform YUV-to-RGB conversion (see column 3, lines 34-36 and #24, 14, 28 of Figure 1). Note, Glen does not explicitly disclose the video processing methods and apparatus applied to a portable mobile telephone display however, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the methods and apparatus of Glen within an LCD of a portable telephone since it has been held that making a device portable is not patently distinguishable over other devices (In re Lindberg, 194 F.2d 732, 93 USPQ 23 (CCPA 1952)). Glen does not explicitly disclose an OSD controller however Iwamura does. Iwamura discloses an OSD controller in a television receiver/decoder (see #6 of Figure 2). Iwamura also discloses the OSD block to construct the on screen display information and assign appropriate colors to each pixel using a color look-up table (see column 3, lines 59-61). Iwamura discloses a mixer implemented to mix RGB data with RGB data converted from YUV data via a matrix converter (see #43, 44 and matrix converted #45, mixer #47 and #11 of Figure 2). Iwamura also discloses displaying the mixed data onto a

Art Unit: 2676

display (see #32 of Figure 2). Note although Iwamura does not explicitly disclose the OSD to perform the writing of color data to their respective memories, mixing the RGB and converted RGB data and displaying the mixed data, it would have been obvious to one of ordinary skill in the art at the time the invention was made to implement an OSD controller to perform the above tasks as it is a matter of design choice as seen by the office as other controllers/processors could implement the writing and mixing of data. Further, the above operations are standard tasks performed on conventional computer systems by some sort of graphics adapters or controllers as disclosed by Glen above. It would have been obvious to one of ordinary skill in the art at the time the invention was made to implement the RGB and YUV processing, including color conversions and storing techniques, of Glen with the on-screen display circuitry of Iwamura in order to improve accuracy when converting YUV-to-RGB data, enhancing on-screen display data when mixed with video data and displaying them both together on a display (see column 2, lines 8-12 of Glen). Neither Glen nor Iwamura explicitly disclose a timing signal generator generating a timing signal for alternately enabling first and second memories. Yamagishi discloses an image data output apparatus having a plurality of memories and a timing pulse generator, the timing pulse generator supplies read clock signals to associated memories for alternating access to the memories (see lines 1-4 of abstract, column 2, lines 61-66, #1, 2, 4 and 8 of Figure 1 and A-D of Figure 2). It would have been obvious to one of ordinary skill in the art at the time the invention was made to implement the RGB and YUV processing and storing techniques of Glen and the on-screen display circuitry of Iwamura with the memory access and timing generation techniques of Yamagishi in order to output pixel data from multiple memories

Art Unit: 2676

correctly from one memory after another, expanding memory storage and processing abilities, even at higher timing speeds (see column 2, lines 18-23 of Yamagishi).

In reference to claim 2, Glen, Iwamura and Yamagishi disclose all of the claim limitations as applied to claim 1 above in addition, Iwamura discloses an expander unit which increases the size of video data, in particular, enlarges the horizontal pixel number by four-thirds the size to become compatible with the size of the selected aspect ratio of the display (see columns 3-4, lines 64-6). This expanded data is then passed onto a RGB converter to convert the data to RGB format (see #60 and #11 of Figure 2). Iwamura does not explicitly disclose the data being formatted to be of YUV color space type however it would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize an expander like hardware with YUV data in order to process and display a compatible size of color data onto a display. Further, the Iwamura reference discloses the theory of formatting data to be compatible with a display which the office believes the scope of claim 2 is directed more towards rather than the type of data being formatted.

In reference to claim 3, Glen, Iwamura and Yamagishi disclose all of the claim limitations as applied to claim 1 above. Iwamura discloses a mixer implemented to mix RGB data with RGB data converted from YUV data via a matrix converter (see #43, 44 and matrix converted #45, mixer #47 and #11 of Figure 2). Note although the mixer of Iwamura is not disclosed to be comprised within an OSD controller, it would have been obvious to one of ordinary skill in the art at the time the invention was made to implement the above hardware in an OSD controller as the location of where the hardware is placed is a matter of design choice,

Application/Control Number: 09/865,200

Art Unit: 2676

preferred by the inventor, as seen by the office (*In re Larson*, 340 F.2d 965, 968, 144 USPQ 347, 349 (CCPA 1965)).

In reference to claim 5, Glen and Iwamura disclose all of the claim limitations as applied to claim 4 above. Glen discloses the system receiving two separate sets of data, RGB and YUV (see #22 and 24 of Figure 1). Glen discloses an RGB conversion module (see #12 of Figure 1) receiving RGB data and a first color base conversion module (see #14 of Figure 1) receiving YUV data, these modules preparing the data for later mixing (see column 3, lines 10-13, 34-36, 59-62 and #26, 28 and 16 of Figure 1). Further, Yamagishi also discloses providing pixel data from the multiple memories to multiple latches (see #1, 2, 4, 61, 62 and 64 of Figure 1).

## Response to Arguments

4. Applicant's arguments, see pages 4-5, filed 2/10/04, with respect to the rejection(s) of claim(s) 1-5 under 103(a) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Yamagishi.

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Antonio Caschera whose telephone number is (703) 305-1391. The examiner can normally be reached Monday-Thursday and alternate Fridays between 7:00 AM and 4:30 PM.

Application/Control Number: 09/865,200

Art Unit: 2676

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Matthew Bella, can be reached at (703)-308-6829.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive,

Arlington, VA, Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the Technology Center 2600 Customer Service Office whose telephone

number is (703) 306-0377.

aac

3/19/04

MATTHEW C. BELLA SUPERVISORY PATENT EXAMINER **TECHNOLOGY CENTER 2600** 

Marchen C. Bella

Page 7